United St	ATES DIST	rrict C	OURT	FI	
NORTHERN	District of		CALIFO	DRNIA A	PR 1 1 2011
MARIE MINICHINO Plaintiff (s), V. WELLS FARGO BANK. N.A AND DOES 1 TO10 Defendant (s),			DER GRANT ON OF ATTO CV 01030	ringerther Rney	ARD W. WIEK KU.S. DISTRICT CC KU.S. DISTRICT OF CAL
Notice is hereby given that, subject to appro	oval by the court,	MARIE MIN	(Party (s) Name)		substitutes
MARIE MINICHINO	. Sta	te Bar No	PRO SE	as coun	sel of record in
(Name of New Attorney)	,				
place of DENNIS YAN (SBN 257854)					
	me of Attorney (s) With	drawing Appearan	ce)		•
Address: Telephone: E-Mail (Optional): MARIE MINICHINO 60 619-259-3428 619-259-348	by: Marie 17 Port 1- Legnailco	Townse	Λ΄ Ο.	shington	7
I consent to the above substitution. Date: $\frac{4/7/201}{}$	γ_{i}	MARIE MINICH	(Signature of	f Party (s))	
I consent to being substituted.					
Date: 4/7/2011	В.	Y FAX /S/DENN	(Suprature of Form	ner Attorney (s)))
I consent to the above substitution.					
Date:		MARIE MINIC	(Signature of N	ew Attorney)	
The substitution of attorney is hereby approved and $4/15/11$	so ORDERED.		Sura	n De	lson
LAME					

[Note: A separate consent order of substitution must be filed by each new attorney wishing to enter an appearance.]

PROOF OF SERVICE

I, BRUCE A. LEWIS©, All rights & remedies reserved, by: Bruce A. Lewis, Agent, do hereby declare that a true and correct copy of the foregoing/following instrument(s) was served the interested parties, all listed Respondents/DEBTORS, courts, and/or their agent(s), including even third party agents / attorn-eys, et al., and/or as ENTITIES & PERSONS addressed below as follows:

WELLS FARGO BANK/WACHOVIA D/B/A: WORLD SAVINGS BANK P.O. BOX 659548 SAN ANTONIO, TX 78265-9548

MARK FLEWELLING/ TRUDI FOUTTS LOH 199 S. LOS ROBLES AVE. SUITE 600 PASADENA, CA 91101-2459 WACHOVIA MORTGAGE VANESSA PEREZ P.Ø. BOX 659558 SAN ANTONIO, TX 78265-9558

U.S. DISTRICT COURT CLERK UNITED STATES DISTRICT COURT 450 Golden Gate Avenue San Francisco, CA 94102-3489

I, Bruce A. Lewis, Agent, hereby declare under penalty of perjury and under Authority, signed in blue ink below, on the date of the execution of this instrument, that the foregoing attached instrument(s), all herein incorporated were mailed by me. I myself, under the common-law mailbox rule; the doctrine of [Houston v. Lack, 487] U.S. 266 (1988); and under Restatement (Second) of Contracts, section 63, affirmed in Huizar v. Carey, 273 F. 3d 1220 (9th Cir. 2001)], stating: ("In contract law, once an offer is made, acceptance is effective when put in the mail, and the offer cannot thereafter be revoked; rule applies even if the mail never arrives"), Id.: Satisfying due process [See for reference Mennonite Bd. Of Missions v. Adams, 462 U.S. 781 (1983); United States v. Clark, 84 F. 3d 378 (10th Cir. 1996); Maxwell v. Downes. 68 F. 3d 1030 (6th Cir. 1995); Williams v. United States D.E.A., 51 F. 3d (7th Cir. 1995); It is even irrelevant if the mail is returned "unclaimed" or "unknown". (for reference see Serit v. Drug Enforcement Administration, 987 F. 2d 10, 14 (1st Cir. 1993)]. This and any prior mailings is pursuant *[15 U.S.C.], (* see attached page entitled APPENDIX A). It is self-evident you are so Notified pursuant to Law and are under contarct(s) in Commerce to preform or owe damages in lawful funds, Gold/Silver species coins or (USD). Executed the 7th day of April 7, 2011 under Authority [28 USC 1746(1)].

by: Bruce A. Lewis, Agent UCC 1-207, 1-201(25)(b),1-208

All rights & remedies reserved UCC 1-103, 1-203, 1-208

Cc./ MARIE MINICHINO Internal Revenue Service File (accounts receivable)